



Service of Process Transmittal

12/26/2019

CT Log Number 536882045

TO: JAMIE LAGUS
AMERICAN AIRLINES GROUP INC.
1 SKYVIEW DRIVE, MD 8B503
FORT WORTH, TX 76155-2664

RE: Process Served in Texas

FOR: American Airlines, Inc. (Domestic State: DE)

ENCLOSED ARE COPIES OF LEGAL PROCESS RECEIVED BY THE STATUTORY AGENT OF THE ABOVE COMPANY AS FOLLOWS:

TITLE OF ACTION: Mildred Walker, Pltf. vs. American Airlines, Dft.
Name discrepancy noted.

DOCUMENT(S) SERVED: Complaint, Attachment(s), Exhibit(s)

COURT/AGENCY: DISTRICT COURT OF TULSA COUNTY STATE OF OKLAHOMA, OK
Case # FD20180831

NATURE OF ACTION: Defendant failed to perform the duties effectively as Unjustified termination of benefits and Negligent in obtaining proper documentation of legal divorce or separation.

ON WHOM PROCESS WAS SERVED: C T Corporation System, Dallas, TX

DATE AND HOUR OF SERVICE: By Certified Mail on 12/26/2019 postmarked on 12/20/2019

JURISDICTION SERVED : Texas

APPEARANCE OR ANSWER DUE: None Specified

ATTORNEY(S) / SENDER(S): Mildred Walker
427 S. 104th E. Ave.
Tulsa, Ok 74128
918-841-9471

ACTION ITEMS: CT has retained the current log, Retain Date: 12/27/2019, Expected Purge Date: 01/01/2020

Image SOP

Email Notification, JAMIE LAGUS jamie.lagus@aa.com

Email Notification, LESTER GIPSON lester.gipson@aa.com

Email Notification, DEDE HASSELL dede.hassell@aa.com

SIGNED: C T Corporation System
ADDRESS: 1999 Bryan Street
Suite 900
Dallas, TX 75201

For Questions: 866-665-5799
SouthTeam2@wolterskluwer.com

Page 1 of 1 / SH

Information displayed on this transmittal is for CT Corporation's record keeping purposes only and is provided to the recipient for quick reference. This information does not constitute a legal opinion as to the nature of action, the amount of damages, the answer date, or any information contained in the documents themselves. Recipient is responsible for interpreting said documents and for taking appropriate action. Signatures on certified mail receipts confirm receipt of package only, not contents.

EXHIBIT A

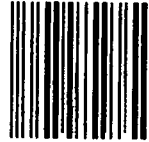


Mildred Walker
427 S 104th East Ave
Tulsa, OK 74128

7019 0140 0001



1021



75201

U.S. POSTAGE PAID
FCM LG ENV
TULSA, OK
74106
DEC 20, 19
AMOUNT

\$5.85

R2305H129674-14



ATTENTION:
American Airlines
CT Corporation System
1999 Bryan Street
Suite: 900
Dallas, Texas

75201-3136

EXHIBIT A

Mildred Walker

427 S. 104th E. Ave.

Tulsa, Oklahoma 74128

918-841-9471

Mildredthomas1955@gmail.com

DISTRICT COURT
FILED

DEC 20 2019

DON NEWBERRY, Court Clerk
STATE OF OKLA. TULSA COUNTY

DISTRICT COURT OF TULSA COUNTY STATE OF OKLAHOMA

) Case No:

) COMPLAINT

)

)

Mildred Walker,

Plaintiff,

Vs.

American Airlines

CT Corporation Systems

1999 Bryan Street Suite: 900

Dallas Texas, 75201-3136

Defendant

EXHIBIT A

1. Plaintiff is an individual and resident of Tulsa, Oklahoma.
2. Defendant is a corporation and at the time of this complaint an employee, of American Airlines removed the plaintiff from all benefits which violated American Airlines policy
3. On or about October 13th, plaintiff received a letter from American Airlines stating that Mildred Walker was removed from her benefits because she was recently divorced from her husband Veo Walker III

Plaintiff Mildred Walker brings forth the following counts and allegations supporting her cause of action:

COUNT 1- NEGLIGENCE

Defendant failed to perform the duties effectively, which lead to the injuries sustained by Plaintiff.

- Unjustified termination of benefits
- Negligent in obtaining proper documentation of legal divorce or separation.
- Failure to investigate letter of contest.
- Failure to substantiate documentation submitted for benefit change.
- Violation of American Airlines Policy

DAMAGES

WHEREFORE, Plaintiff seeks compensatory damages in the amount of 100,000.⁰⁰

Dated 12/20/19

Mildred Walker
Mildred Walker

Evidence

Exhibit (A) Lease agreement with Mildred Walker and Sugar Berry Apartments.

Please note date signed 10/11/13.

This will show his intentions.

Exhibit (B) Letter from American Airlines Benefit Concepts,
Veo Walker III had her removed from all
Benefits because they were divorced.

Exhibit (C) Fax cover sheet from Community Action Agency
Shows time, and date, and year Plaintiff
responded statute of limitations should not apply.

Exhibit (D) Letter written from Mildred Walker contesting

Exhibit (E) Petition for Dissolution for Marriage filed April 2,
2018.

Exhibit (F) Separation agreement filed April 4, 2019.

Exhibit (N) A recorded conversation from Ms. Dee Dee Hasell

Stating that she received suponea from Mr. Stamps

And she searched and there was no more information concerning this situation, but he probably did something online.

Exhibit (O) All my financials, receipts, IRA paperwork and medical bills are in the hands of Jim Stamper, this is a part of my evidence.

If you have any questions you can check with OSCN case no# FD-2018-0831

Exhibit (G) Mediation agreement ordered by court to try to resolve situation. Mr. Walker refused giving Mrs. Walker back benefits.

Exhibit (H) Discovery Documentation ordered by court to show the life event that removed his wife from all benefits.

Exhibit (I) Discovery information for Mrs. Walker not acceptable.

Exhibit (J) Motion for Compel was filed by Plaintiff

Exhibit (K) A suponea to Benefits Concepts was served to get the Life Event that removed Mrs. Walker from Her Benefits

Exhibit (L) 1. Copy of his insurance information was sent
2. American Airlines policy that states without divorced and legally separation does apply.

Exhibit (M) suponea to Benefit Concepts was served to American Airlines to get the life event and all documentation

That would resulted in Mrs. Walker being removed by divorce.

Mildred Walker acknowledges that I received a request for Discovery from James Stamper on 12/5/2019.

I took all documentation to Attorney Stamps office on 12/10.19.

Exhibit (A)

Apartment Lease Contract



Date of Lease Contract: October 11, 2013
(when the Lease Contract is filled out)

This is a binding contract. Read carefully before signing.

Moving In: General Information

1. PARTIES. This Lease Contract is between you, the resident(s) (list all people signing the Lease Contract):

Mildred Thomas

and us, the owner:

Sugarberry Apartments

(name of apartment community or title holder). You've agreed to rent Apartment No. 0314, at 10914 East 61st

Street (street address) in Tulsa (city), Oklahoma, 74133 (zip code) for use as a private residence only. The

terms "you" and "your" refer to all residents listed above. The terms "we," "us," and "our" refer to the owner listed above (or any of owner's successors in interest or assigns). Written notice to or from our managers constitutes notice to or from us. If anyone else has guaranteed performance of this Lease Contract, a separate Lease Contract Guaranty for each guarantor is attached.

2. OCCUPANTS. The apartment will be occupied only by you and (list all other occupants not signing the Lease Contract):

Kisha Alexander (signature)
Mary Thomas (signature)

No one else may occupy the apartment. Persons not listed above must not stay in the apartment for more than 7 consecutive days without our prior written consent, and no more than twice that many days in any one month. If the previous space isn't filled in, two days per month is the limit.

3. LEASE TERM. The initial term of the Lease Contract begins on the 11th day of October, 2013, and ends at midnight the 10th day of October, 2014. This Lease Contract will automatically renew month-to-month unless either party gives at least 30 days written notice of termination or intent to move-out as required by paragraph 37. If the number of days isn't filled in, at least 30 days notice is required.

4. SECURITY DEPOSIT. Unless modified by addenda, the total security deposit at the time of execution of this Lease Contract for all residents in the apartment is \$ 50.00, due on or before the date this Lease Contract is signed.

5. KEYS AND FURNITURE. You will be provided 2 apartment key(s), 2 mailbox key(s), and other access devices for . Your apartment will be [check one]: ☐ furnished or ☒ unfurnished.

6. RENT AND CHARGES. Unless modified by addenda, you will pay \$ 589.00 per month for rent, payable in advance and without demand:

- ☒ at the on-site manager's office, or
☒ at our onsite payment site, or
☐ at

Prorated rent of \$ 399.00 is due for the remainder of [check one]:
☒ 1st month or ☐ 2nd month, on November 1, 2013

Otherwise, you must pay your rent on or before the 1st day of each month (due date) with no grace period. Cash is unacceptable without our prior written permission. No checks will be accepted after the 3rd day of the month. You must not withhold or offset rent unless authorized by statute. We may, at our option, require at any time that you pay all rent and other sums in cash, certified or cashier's check, money order, or one monthly check rather than multiple checks. Resident agrees to pay the sum of \$ 40.00 on the

4th of the month if the rent remains unpaid on said date. Resident also agrees to pay a charge of \$ 30.00 for each returned check or rejected electronic payment and including all late fees for any returned checks. If you don't pay rent on time, you'll be delinquent and all remedies under this Lease Contract will be authorized.

7. UTILITIES. We'll pay for the following items, if checked:

- ☐ water ☒ gas ☐ electricity ☐ master antenna
☐ wastewater ☐ trash ☐ cable TV ☐ other

You'll pay for all other utilities, related deposits, and any charges, fees, or services on such utilities. You must not allow utilities to be disconnected for any reason—including disconnection for not paying your bills—until the lease term or renewal period ends. Cable channels that are provided may be changed during the Lease Contract term if the change applies to all residents. Utilities may only be used for normal household purposes and must not be wasted. If your electricity is ever interrupted, you must use only battery-powered lighting. If your utility charges are determined by an individual utility meter or an alternative formula, we will attach an addendum to this Lease Contract in compliance with state agency rules or city ordinance.

8. INSURANCE. We do not maintain insurance to cover your personal property or personal injury. We are not responsible to any resident, guest, or occupant for damage or loss of personal property or personal injury from (including but not limited to) fire, smoke, rain, flood, water and pipe leaks, hail, ice, snow, lightning, wind, explosions, earthquake, interruption of utilities, theft, hurricane, negligence of other residents, occupants, or invited/uninvited guests or vandalism unless otherwise required by law.

We urge you to get your own insurance for losses to your personal property or injuries due to theft, fire, water damage, pipe leaks and the like.

Additionally, you are [check one] ☐ required to purchase personal liability insurance ☒ not required to purchase personal liability insurance. If no box is checked, personal liability insurance is not required. If required, failure to maintain personal liability insurance is an incurable breach of this Lease Contract and may result in the termination of tenancy and eviction and/or any other remedies as provided by this Lease Contract or state law.

9. SECURITY DEVICES. Keyed lock(s) will be rekeyed after the prior resident moves out. The rekeying will be done either before you move in or, if the apartment has a keyless deadbolt on each exterior door, within 10 days after you move in.

You may at any time ask us to: (1) install one keyed deadbolt lock on an exterior door if it does not have one; (2) install a bar and/or sliding door pinlock on each sliding glass door; (3) install one keyless deadbolt on each exterior door; (4) install one doorviewer on each exterior door; and (5) change or rekey locks or latches during the lease term. We must comply with those requests, but you must pay for them.

What You Are Now Requesting. You now request the following to be installed at your expense (if one is not already installed), subject to any statutory restrictions on what you may request.

- ☒ keyed deadbolt lock ☐ doorviewer
☐ keyless deadbolt ☐ sliding door pinlock
☐ sliding door bar

Payment for Rekeying, Repairs, Etc. You must pay for all repairs or replacements arising from misuse or damage to devices by you or your family, occupants, or guests during your occupancy. You may be required to pay in advance if we notify you within a reasonable time after your request that you are more than 30 days delinquent in reimbursing us for repairing or replacing a device which was misused or damaged by you, your guest, or an occupant; or if you have requested that we repair, install, change or rekey the same device during the 30 days preceding your request and we have complied with your request. All charges incurred under this paragraph are regarded as additional rent.

Special Provisions and What If Clauses

10. SPECIAL PROVISIONS. The following special provisions and any addenda or written rules furnished to you at or before signing will become a part of this Lease Contract. These "Special Provisions" will override any sections of this lease in conflict with the Special Provisions.

See special provisions on the last page

See any additional special provisions.

11. EARLY MOVE-OUT. Unless modified by an addendum, if you:

- (1) move out without paying rent in full for the entire lease term or renewal period; or
(2) move out at our demand because of your default; or
(3) are judicially evicted.

You will be liable for all rent owed at the time and as it becomes due under the terms of your lease agreement until the apartment is re-rented AND you agree to be liable for repayment, of any rent concession that was given to you.

Mildred Thomas

© 2012, National Apartment Association, Inc. - 5/2012, Oklahoma

10102013013501OK10092073

Page 1 of 6

EXHIBIT A



November 19, 2013

MILDRED WALKER
427 S 104TH EAST AVE
TULSA, OK 74128-1202

Re: COBRA through American Airlines - Election Notice

Dear MS. WALKER and family:

You are eligible to elect continuation of your health care benefits under COBRA in the American Airlines group health plan (the Plan). Those benefits ended on October 10, 2013 as a result of your divorce from a covered employee and may be continued through October 10, 2016.

What is COBRA?

The Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA) requires certain employers who sponsor group health plans to offer employees and their families the opportunity to continue health coverage as a result of a "qualifying event." A qualifying event is a specific event, such as a reduction in hours or termination of employment, that causes active group health plan coverage to end. Coverage is extended to certain individuals that are covered on the day before the qualifying event (qualified beneficiaries). Qualified beneficiaries are employees, former employees, spouses, former spouses, dependent child(ren) and a child who is losing coverage under the Plan because he or she is no longer eligible under the Plan. A child born to or placed for adoption with the covered employee after COBRA begins is also a qualified beneficiary. Each qualified beneficiary can elect independently to continue coverage even if the covered employee chooses not to continue coverage. Continuation coverage is the same coverage that you had on the day before your qualifying event.

How do I enroll in COBRA?

In order to be reinstated, the following two things must occur:

1. You must make your election on the enclosed election form, and return it by mail to: Benefit Concepts, P.O. Box 246, Barrington, RI 02806. It must be post-marked no later than January 18, 2014. If you wish you may fax it to (866) 629-6390, Attention COBRA Department. A covered employee or a qualified beneficiary who is the spouse (or was the spouse) of a covered employee on the day before the qualifying event occurred may elect coverage on behalf of all other qualified beneficiaries. A parent or legal guardian may elect coverage on behalf of a minor child. If you do not postmark your election by the due date shown above, you will lose your right to elect COBRA continuation coverage.

- over -

P.O. Box 246
Barrington, Rhode Island 02806-0246
Facsimile: (866) 629-6390

EXHIBIT A

2. Once you make your COBRA election, Benefit Concepts will generate and mail payment coupons to you. You must remit your initial payment within 45 days from the date you send us your election form to be reinstated with the insurance carrier. Once we receive your initial payment, you are reinstated retroactive to October 10, 2013. Note that several coupons may make up the initial payment. Check due dates and payment amounts carefully. We recommend that you remit your payments prior to the due dates shown on the coupons to ensure that your coverage continues without interruption.

What if I need to receive medical services before I make my initial payment?

If you need to see a doctor or to pick up a prescription before you make your initial payment, you will need to pay in full for these services. Once you make your initial payment and your coverage is reinstated, you can submit your claim for reimbursement to your insurance carrier. As long as your claim is incurred during your COBRA period of coverage, and you have been reinstated, your insurance carrier will reimburse you according to plan specifications.

What happens if I don't elect COBRA?

Failure to elect COBRA and continue your health coverage will affect your future rights under federal law. First, you can lose the right to avoid having pre-existing condition exclusions applied to you by other group health plans if you have more than a 63-day gap in health coverage. Election of continuation coverage may help you not to have that gap. Second, you will lose the guaranteed right to purchase individual health insurance policies that do not impose such pre-existing condition exclusions if you do not get continuation coverage for the maximum time available to you. Finally, you have special enrollment rights under federal law. You have the right to request special enrollment in another group health plan for which you are otherwise eligible (such as a plan sponsored by your spouse's employer) within 30 days after your group health coverage ends because of the qualifying event listed above. You will also have the same special enrollment right at the end of continuation coverage if you get continuation coverage for the maximum time available to you.

When will COBRA coverage End?

COBRA will end on the earliest of the following:

1. On October 10, 2016, which is when the COBRA coverage period expires;
2. On the date the Company ceases to provide health care coverage to any employee;
3. On the date a qualified beneficiary becomes covered under any other group health plan after the date of your COBRA election; however, if the new group plan contains any limitations of coverage for pre-existing conditions, then the qualified beneficiary may continue COBRA coverage until either the pre-existing condition limitation terminates or rights to continued COBRA coverage terminate;
4. A qualified beneficiary fails to make a timely payment as described in this notice;
5. On the date a qualified beneficiary becomes covered under Medicare (Part A, Part B, or both), after the date of the COBRA election.

Continuation coverage may also be terminated for any reason the Plan would terminate coverage of a participant or beneficiary not receiving continuation coverage (such as fraud).

How much does COBRA coverage cost?

Generally, each qualified beneficiary may be required to pay the entire premium for continuation coverage. The amount that a qualified beneficiary can be charged may

- next page -

Exhibit(C)

HP LaserJet 400 colorMFP M475dn

Fax Confirmation

CAP
9184395708
Jan-16-2014 9:42AM

Job	Date	Time	Type	Identification	Duration	Pages	Result
1541	1/16/2014	9:41:59AM	Send	18666296390	0:51	2	OK

FAX

To: Cobra Administration From: Michael Walker

Fax: P.O. Box 246 Pages: 1

Phone: _____ Date: 1-16-2014

Re: _____ CC: Cobra Benefits for

Qualifying Spouse

☐ Urgent ☐ For Review ☐ Please Comment ☐ Please Reply ☐ Please Recycle

Comments: _____

(Pick the date)



Exhibit (D)

I am writing this letter in regards to the extended benefit for qualifying spouse through Benefits Concepts. I am not divorced nor am I legally separated the date stated on the form you sent to me October 10, 2013 said employer removed me for those reasons. No documentation was presented to HR department at American Airlines. I do not accept this benefit nor do I refuse it, I do not qualify for it.

Mildred Walker 04811

American Airlines – 002098-7

Exhibit (E.)

IN THE DISTRICT COURT IN AND FOR TULSA COUNTY
STATE OF OKLAHOMA

DISTRICT COURT
FILED

APR 02 2018

DON NEWBERRY, Court Clerk
STATE OF OKLA. TULSA COUNTY

IN RE: THE MARRIAGE OF:)

VEO WALKER, JR.,)

Petitioner,)

and,)

MILDRED WALKER,)

Respondent.)

CASE NO. FD 2018-0831

FD Docket A

PETITION FOR DISSOLUTION OF MARRIAGE

COMES NOW, the Petitioner, Veo Walker, Jr., by and through his attorney of record, James W. Stamper, and for his cause of action with the Respondent, Mildred Walker, states as follows:

I. JURISDICTION

1. The parties are now and have been for more than thirty days, next preceding this Petition for Dissolution of Marriage, residents of Tulsa County, and have been for more than six months, next preceding the filing of this Petition, residents of the State of Oklahoma.
2. That there are no minor children involved in this action.

II. RECITALS

1. The parties hereto were legally married on or about the 19th day of December, 2004, in the County of Tulsa, State of Oklahoma (ML-2004-3530), and are at present husband and wife.
2. Petitioner and Respondent have been separated for over five (5) years.

III. ISSUE

1. To the best of Petitioner's knowledge and belief, the Respondent is not pregnant at the time of filing of this *Petition for Dissolution of Marriage*.

IV. GROUNDS OF ACTION

1. As grounds for Dissolution of Marriage, the Petitioner alleges that a state of complete and irreconcilable incompatibility has arisen between the parties hereto which has completely destroyed the legitimate aim of the marriage of the parties, and renders its continuation impossible, by reason of which the Petitioner is entitled to a Decree of Dissolution of Marriage from the Respondent.

V. PROPERTY & DEBTS

1. That Petitioner and Respondent are jointly possessed and seized of the following described real property, to wit:

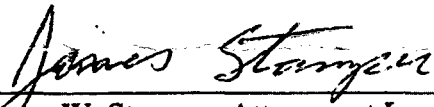
Lot One (1), Block Sixteen (16), AMENDED ROSEWOOD ADDITION,
BLOCKS Eleven (11) THRU Twenty-two (22), City of Tulsa, Tulsa County,
State of Oklahoma, according to the Recorded Plat No. 2322. A.K.A. 427 S.
104th E. Ave., Tulsa, OK 74128

2. The parties have accumulated certain personal property and debts during their marriage, and it is the Petitioner's belief that an equitable division of the debts and property of the parties herein may be reached without the assistance of the Court, however; should such negotiations fail, the Petitioner asks the Court to make such equitable divisions as it deems proper.

WHEREFORE, premises considered, Petitioner prays that upon hearing this cause, the Court award to the Petitioner and Respondent as follows:

- a. Decree of Dissolution of Marriage;
- b. an equitable distribution of the property and debts of the parties;
- c. enter such other orders and grant such other relief as Petitioner may be by law entitled.

Respectfully submitted

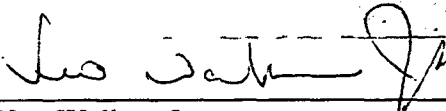


James W. Stamper, Attorney at Law
406 S. Boulder, #400
Tulsa, Oklahoma 74103
(918) 587-3700 Telephone
(918) 585-1556 Facsimile
Attorney for Petitioner

VERIFICATION

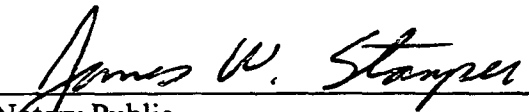
STATE OF OKLAHOMA)
) ss.
COUNTY OF TULSA)

Veo Walker, Jr., being of lawful age, being first duly sworn, states that he is the Petitioner above named; that he has read the within and foregoing Petition; and that the matters and things herein stated are true and correct.



Veo Walker, Jr.

Subscribed and sworn to before me this 29th day of March, 2018.



Notary Public

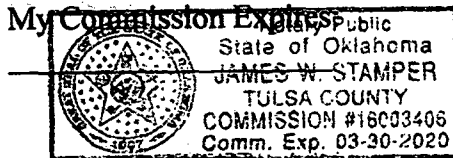


Exhibit (F)

SEPARATION AGREEMENT

THIS SEPARATION AGREEMENT (the "Agreement") dated this 4th of April, 2019

DISTRICT COURT
FILED

BETWEEN:

FD-18-831

APR 04 2019

Veo Walker Jr of 1243 North Boston Place, Tulsa, Oklahoma, 74106

DON NEWBERRY, Court Clerk
STATE OF OKLA. TULSA COUNTY

OF THE FIRST PART

AND

Mildred Thomas of 427 South ~~137~~ east ave, Tulsa, Oklahoma, ~~74134~~ 74128
104

OF THE SECOND PART

BACKGROUND:

1. Veo Walker Jr and Mildred Thomas (collectively the "Parties" and individually a "Party") were lawfully married on December 19th, 2004, in Tulsa, Oklahoma. Due to certain differences that have developed between the Parties, they agree to live separate and apart from each other, subject to the terms and conditions in this Agreement.
2. The Parties have made complete, fair and accurate disclosure to each other on all financial matters reflected in this Agreement.
3. The terms of this Agreement are intended to settle the matters addressed, but it will not be incorporated into a final decree of divorce. The Parties agree that a subsequent separation agreement will have to be made and duly incorporated into a final decree of divorce.
4. The Parties have each voluntarily entered into this Agreement and have not been forced by anyone to sign this Agreement, and both the Parties confirm that they are in sound mental health.

IN CONSIDERATION OF the mutual promises and covenants contained in this Agreement, and other valuable consideration, the receipt and sufficiency of which consideration is acknowledged, the Parties agree as follows:

LIVING SEPARATE AND APART

1. The Parties have lived separate and apart since ~~March 23, 2019~~ ^{on or about Oct 10 2013}. Neither Party will attend the other's living space or work without invitation or approval.

CHILDREN

2. There are no children of the marriage. Furthermore, the Wife is not now pregnant and the Parties have not adopted any children.

SPOUSAL MAINTENANCE

3. Neither Party claims entitlement to spousal maintenance. Both Parties expressly waive any claim to spousal maintenance now and in the future, regardless of any change in circumstances experienced by either Party.

MARITAL HOME

4. The marital home is located at: 427 south 137 east ave (the "Marital Home") and is owned by the Parties.
5. Veo Walker Jr will transfer his interest in the Marital Home to Mildred Thomas.
6. Veo Walker Jr waives and releases all rights of dower, curtesy, homestead, equitable distribution, and all other rights, title and interests, if any, in and to the Marital Home.
7. Veo Walker Jr has executed or will execute a quitclaim deed conveying his interest in the Marital Home and hereafter Mildred Thomas will be solely responsible to pay all encumbrances registered against the Marital Home. *Mildred Thomas will get the house REFINANCE in her own name only. in 6 months - 1 year.*
8. Mildred Thomas will indemnify and hold Veo Walker Jr harmless from and against all obligations, and expenses, including reasonable attorney's fees, arising out of or relating to the Marital Home.

ASSETS

9. The Parties acknowledge that they have agreed upon a division of all assets, owned or possessed by them as marital property or separate property. The Parties are in possession of all of those assets to which each is respectively entitled. Accordingly, neither makes any claim to any assets in the possession of the other.

DEBTS

10. The Parties agree that any indebtedness secured against, or attributable to, any item of property that either Party is receiving under this Agreement will be the sole responsibility of the Party receiving the particular property.
11. Neither Party will incur any further debt or liability on the other Party's credit. Any debt accumulated as of the date of this Agreement is the debt of the individual Party, regardless if the debt was incurred as a result of joint credit.

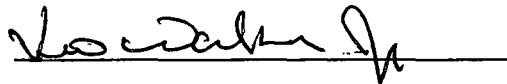
GENERAL PROVISIONS

12. The Parties will promptly sign and give to the other all documents necessary to give effect to the terms of this Agreement.
13. This Agreement contains the entire agreement between the Parties about their relationship with each other. It replaces any earlier written or oral agreement between the Parties.
14. Should any portion of this Agreement be held by a court of law to be invalid, unenforceable, or void, such holding will not have the effect of invalidating or voiding the remainder of this Agreement, and the Parties agree that the portion so held to be invalid, unenforceable, or void, will be deemed amended, reduced in scope, or otherwise stricken only to the extent required for purposes of validity and enforcement in the

jurisdiction of such holding.

15. The Parties may only amend this Agreement in writing after both Parties have obtained legal advice on the changes.
16. In the event that a dispute arises regarding this Agreement, the Parties will try to resolve the matter through negotiation or mediation, prior to initiating a court action.
17. Notwithstanding that the Parties acknowledge and agree that their circumstances at the execution of this Agreement may change for any reason, including but without limiting the generality of the foregoing, the passage of years, it is nonetheless their intention to be bound strictly by the terms of this Agreement at all times.
18. This Agreement creates a fiduciary relationship between the Parties in which each Party agrees to act with the utmost of good faith and fair dealing toward the other in all aspects of this Agreement.
19. The Parties agree to provide and execute such further documentation as may be reasonably required to give full force and effect to each terms of this Agreement.
20. The headings of this Agreement form no part of it, and will be deemed to have been inserted for convenience only.
21. This Agreement will be binding upon and will enure to the benefit of the Parties, their respective heirs, executors, administrators, and assigns.
22. If the Parties reconcile, the terms of this Agreement will remain in effect unless the Parties revoke it in writing.
23. This Agreement may only be terminated or amended by the Parties in writing signed by both of them.
24. The law of the State of Oklahoma will govern the interpretation of this Agreement, and the status, ownership, and division of property between the Parties wherever either or both of them may from time to time reside.

WITNESS OUR HANDS, this 4 day of April, 2019



Veo Walker Jr

Mildred Thomas

ACKNOWLEDGMENT

The State of Oklahoma)

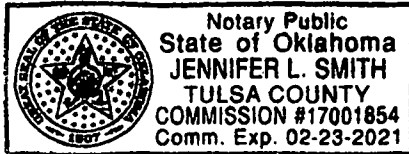
)

)

County of Tulsa)

)

This instrument was acknowledged before me on April 4, 2019 by Veo Walker Jr.



Jennifer L. Smith

NOTARY PUBLIC

Print Name: _____

My Commission Expires:

FS-18-831

Yeo Walker Jr.
(Petitioner)

DISTRICT COURT
FILED

MAR 18 2019

Mildred Walker
(Respondent)

DON NEWBERRY, CLERK
STATE OF OKLA. TULSA COUNTY

Initial Discovery Documentation

I Mildred Walker on this 18th day
March 2019.

Requesting:

- (1.) Documentation presented to resolve Medical and all Benefits of Mildred Walker by a divorce decree in October 10, 2013
- (2.) American Airlines policy that states if spouse (he or she) does not have insurance coverage they can be taken of without being divorced or legally separated.



Exhibit (G)

CITY OF TULSA
TULSA COUNTY, STATE OF OKLAHOMA

EARLY SETTLEMENT MEDIATION

Veo Walker

Initiating Party,

vs

Case No. ED 2018-231

Mildred Walker

Responding Party.

MEDIATION AGREEMENT

WHEREAS, We, the undersigned, as disputing parties, certify that this agreement shall constitute a mutually acceptable solution and shall abide by the following terms and conditions; now therefore, be it

AGREED, That the undersigned's obligations are as follows:

They agree that Veo shall ~~not~~ attempt to remove
his name from the mortgage for the residence at
727 S. 104th E Ave, Tulsa OK 74128. Mildred agrees to
assume all responsibility for the debt. Veo shall
attempt to accomplish ^{and} in not more than 12 months
from May 1, 2019.

There is no agreement for spousal support or
continued health insurance. The parties have been
living separately since 2013, 2010.

; and be it further

AGREED, That the undersigned have read and understand this Agreement and hereby agree to abide by its terms.

INITIATING PARTY

RESPONDING PARTY

DATE

DATE

ATTEST:

MEDIATOR

EXHIBIT A

SUBPOENA—DUCES TECUM

Exhibit (H)

STATE OF OKLAHOMA,

COUNTY OF TULSA,

} SS

IN THE DISTRICT COURT

Veo Walker Sr

Plaintiff

vs.

No. FD-18-831

Mildred Walker

Defendant

THE STATE OF OKLAHOMA,

TO

American Airlines Benefit Service Center
Attention Human Resource dep.

GREETINGS:

You are hereby commanded to appear before Judge Tammie Bruce in the District Court of Tulsa County, at the Courthouse thereof, on the 17th day of October, 2019 at 9:00 M. to testify as a witness on behalf of the Discovery Documentation that was ordered in the above styled action, and bring with you by Court on 4-1-19

and do not depart without leave of court.

Hereto fail not, under penalty of law.

IN WITNESS Whereof, I have hereunto set my hand and official seal this 16th day of September, 19

DON NEWBERRY, Court Clerk

Mildred Walker

By

Lissa Mae

Deputy.

Address

Phone

Form 008 (Rev. 11-17) Front

BEST

Received
By

JH

Dinger
11/14

Walters Kluwe
1833 S. Morgan St.
OKL, C

73138

EXHIBIT A

Exhibit (J)
Defendant

427 S. 104th E. Ave

Tulsa, Oklahoma 74128

----- District Court In And For Tulsa County -----

State Of Oklahoma

Veo Walker Jr.

CASE NO: 2018-0831

Plaintiff

MOTION TO COMPEL

VS

Mildred Walker

Defendant

Pursuant to local rules, Defendant hereby moves the court be compelled to respond to Discovery based on the following facts:

1. Discovery was filed March 18, 2019
2. Plaintiff's responses to Discovery were due by (per statue) to be completed by the statutory time, ordered by the court on Wednesday, March 13,2019.
3. Certified mail was sent March 19, 2019, Plaintiff refused to claim on April 6, 2019, letter was returned to sender April 9, 2019.
4. Plaintiff has not responded in a timely manner and indicated in court on July 2, 2019 that he did not have such information.

The Defendant moves the court to Compel the Plaintiff to respond to the Discovery requests.

MOTION TO COMPEL-1

Dated this 7th day of July 2019.

Mildred Walker

Defendant

EXHIBIT A

Exhibit (4)

(1)

DeDe Hassell
Legal Department
(682) 278-0657 Office
dede.hassell@aa.com

American Airlines 

October 2, 2019

VIA Email

Mildred Walker
427 South 104th East Avenue
Tulsa, Oklahoma 74128
(918) 841-9471

RE: *Veo Walker Jr. v. Mildred Walker*; Case No.: FD-18-831

Dear Ms. Walker:

Pursuant to your subpoena, in lieu of appearance, please find the reasonably available requested **benefits policies** related to **VEO WALKER with DOB 09/13/1958**.

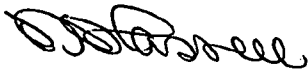
VEO WALKER processed a life event in 2013 and removed the spouse from coverage effective 10/11/2013. There is no limited coverage through COBRA for non-employees.

Please see page 29 of the 2013 LAA TWU Benefits Guide attached. COBRA is described on pages 39 and 233.

A letter from our Human Resources department with **VEO WALKER's** most recent health benefit elections is included.

Should you have any questions, my contact information is listed above.

Very truly yours,



DeDe Hassell





October 2, 2019

Mildred Walker
427 South 104th East Avenue
Tulsa, Oklahoma 74128

RE: Employee Name: Veo Walker
Employee No.: 536917
Health Benefits: 2012-2019

To Whom It May Concern:

The following information is being provided in response to a subpoena served to American Airlines, Inc. in reference to the above named employee.

Based on Company records **Veo Walker** was enrolled in the following coverages from 2012-2019. The monthly premiums that American Airlines and **Veo Walker** paid towards benefits are as follows:

Employee Monthly Contribution

2012

Employee & Spouse

UHC Value Plus Medical	\$185.00
MetLife Dental	\$7.95
Vision	\$13.27
MetLife Basic Term Life	No Cost
Vol Term Life	\$17.14
Spouse Term Life	\$10.40
AD&D	\$3.60
Spouse AD&D	\$3.60

American Airlines Contribution

2012

Employee & Spouse

\$2,220.00
\$44.82

Employee Monthly Contribution

1/1/13-10/10/13

Employee & Spouse

UHC Value Plus Medical	\$185.00
MetLife Dental	\$7.95
Vision	\$13.27
MetLife Basic Term Life	No Cost
Vol Term Life	\$17.14
Spouse Term Life	\$10.40
AD&D	\$3.60
Spouse AD&D	\$3.60

American Airlines Contribution

1/1/13-10/10/13

Employee & Spouse

\$2,220.00
\$44.82



EXHIBIT A



**Employee Monthly Contribution
10/11/13-12/31/13**

Employee Only

UHC Value Medical	\$112.50
MetLife Dental	\$3.94
Vision	\$7.30
MetLife Basic Term Life	No Cost
Vol Term Life	\$21.23
AD&D	\$3.60

**American Airlines Contribution
10/11/13-12/31/13**

Employee Only

\$455.44
\$23.38

**Employee Monthly Contribution
2014**

Employee Only

UHC Value Medical	\$124.76
MetLife Dental	\$3.94
Vision	\$5.84
MetLife Basic Term Life	No Cost
Vol Term Life	\$38.60
AD&D	\$3.60

**American Airlines Contribution
2014**

Employee Only

\$1,497.12
\$23.38

**Employee Monthly Contribution
2015**

Employee Only

UHC Value Medical	\$141.96
MetLife TWU Dental	\$3.94
Spectera Vision	\$5.84
MetLife Basic Term Life	No Cost
Vol Term Life	\$46.06
AD&D	\$3.47

**American Airlines Contribution
2015**

Employee Only

\$559.37
\$23.38

**Employee Monthly Contribution
2016**

Employee Only

UHC Value Medical	\$159.23
MetLife TWU Dental	\$6.37
EyeMed Vision	\$5.28
MetLife Basic Term Life	No Cost
Vol Term Life	\$62.33
AD&D	\$3.40

**American Airlines Contribution
2016**

Employee Only

\$624.26
\$36.10



American Airlines



Employee Monthly Contribution

2017

Employee Only

UHC Value Medical	\$175.12
MetLife TWU Dental	\$7.09
EyeMed Vision	\$5.28
MetLife Basic Term Life	No Cost
Vol Term Life	\$66.93
AD&D	\$3.40

Employee Monthly Contribution

2018

Employee Only

UHC Standard Medical	\$95.90
MetLife TWU Dental	\$6.60
EyeMed Vision	\$5.28
MetLife Basic Term Life	No Cost
Vol Term Life	\$102.11
AD&D	\$3.40

Employee Monthly Contribution

2019

Employee Only

UMR Standard Medical	\$102.85
MetLife TWU Dental	\$6.52
EyeMed Vision	\$5.28
MetLife Basic Term Life	No Cost
Vol Term Life	\$102.11
AD&D	\$8.49

American Airlines Contribution

2017

Employee Only

\$683.87
\$40.17

American Airlines Contribution

2018

Employee Only

\$400.12
\$37.38

American Airlines Contribution

2019

Employee Only

\$429.14
\$36.96

Kelley Stulz
Benefits Delivery – Health and Wellness



(2.)



Start a Chat

Life Events: Making Changes During the Year

<https://www.jetnet.aa.com/jetnet/go/ssomercer.asp?AppID=CHAT>

If You Experience the Following Life Event...	Then, You Can...
<p>You divorce or legally separate OR Your Company-recognized Domestic Partner relationship ends</p> <p>Note: Long Term Disability Plan, as noted here, does not apply to TWU-Represented employees, as their Long Term disability coverage is offered by their union.</p>	<ul style="list-style-type: none"> ▪ Medical and Dental Options and Vision Insurance: Stop coverage for your eligible spouse or Company-recognized Domestic Partner. Add coverage for yourself and/or your eligible dependents (dependent coverage may be subject to QMCSO). You cannot change benefit Options at this time. ▪ Optional Short-Term Disability Insurance Benefit: Start coverage; however, this coverage applies to the employee only. ▪ Long Term Disability Plan: Start or stop coverage; however, this coverage applies to the employee only. ▪ Voluntary Term Life Insurance Benefit: Stop coverage for your eligible spouse and/or child, or increase or decrease existing employee coverage. ▪ Spouse Term Life Insurance Benefit: Stop coverage. ▪ Child Term Life Insurance Benefit: Stop coverage. ▪ AD&D Insurance: Start or stop coverage for yourself; stop coverage for your eligible spouse or child; increase or decrease existing employee coverage. ▪ Flexible Spending Account Benefits: Start or stop Flexible Spending Accounts; increase or decrease Flexible Spending Account contributions. However, Company-recognized Domestic Partners and their dependents are not eligible to participate in Flexible Spending Accounts.
<p>You or your spouse/Company-recognized Domestic Partner becomes pregnant and you are covered under the following medical benefit Option</p> <p>Note: Long Term Disability Plan, as noted here, does not apply to TWU-Represented employees, as their Long Term disability coverage is offered by their union.</p>	<ul style="list-style-type: none"> ▪ All Medical Benefit Options (excluding HMOs): Contact your network administrator and the <u>Healthmatters</u> MaternityMatters program. ▪ HMO: Contact your HMO. ▪ This does not permit you to make any changes to your benefit elections until the baby is born.

Forms & guides can be located in the eHR Center of Jetnet at
<https://www.jetnet.aa.com/jetnet/go/ssoehr.asp?TargetDoc=XML=20>

The Benefits Service Center is available at <https://www.jetnet.aa.com/jetnet/go/ssomercer.asp>

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EXHIBIT A



Start a Chat

Life Events: Making Changes During the Year

<https://www.jetnet.aa.com/jetnet/go/ssomercer.asp?AppID=CHAT>

If Your Dependent(s) Lose Eligibility Under the Plan

If your dependent(s) lose eligibility under the Plan, you must file a Life Event or contact HR Services to remove the ineligible dependent(s) from your coverage — even if you have missed the 60-day deadline.

- If you contact HR Services after the 60-day deadline you will be able to remove your dependent(s) from coverage, but the effective date of the removal will be the date you notified HR Services, and your resulting contribution rate changes, if any, will be effective as of the date you notified HR Services.
- You will not receive a refund of contributions paid between the date your dependent(s) became ineligible for coverage and the date you notified HR Services of their ineligibility.
- **Important:** If you do not file a Life Event, notify HR Services of your dependent(s) losing eligibility and request your dependent(s) be solicited for COBRA within the 60-day time frame, the dependent(s) will lose their right to continue coverage under COBRA, so it is important that you are timely in registering your dependent(s)' removal from coverage within the 60-day time frame.

If You Process Your Life Event after the Deadline

If you miss the 60-day deadline and the event occurred in the current year, you must wait until the next Annual Benefits Enrollment period to add or delete your dependents.

If you miss the 60-day deadline and the event occurred in the previous year, you may add dependents to your file but you may not cover them under your benefits, make any changes to existing dependents or make any benefit plan changes. (Adding the dependent to your file lists the dependent as eligible to be enrolled at the next Annual Benefits Enrollment, but does not enroll him or her in benefits currently.)

Special Life Event Considerations

The following section explains special circumstances that may happen in your life and how these changes affect your benefits. You must take all of the steps described below for your Life Event within 60 days of the date it occurs.

- **Birth or adoption of a child:** To add a natural child to your coverage, you may use hospital records or an unofficial birth certificate as documentation of the birth. You should not wait to receive the baby's Social Security number or official birth certificate. These documents may take more than 60 days to arrive and prevent you from starting coverage effective on the baby's birth date.

To add an adopted child to your benefit coverage, you must supply a copy of the placement papers or actual adoption papers. Coverage for an adopted child is effective the date the child is placed with you for adoption and is not retroactive to the child's date of birth.

- **Relocation:** If you are a Home-Based Representative or Level 84 Premium Services Representative, please keep in mind that the only Medical Benefit you are eligible to enroll in is the CORE Medical Option; therefore, relocation would not alter your Medical Benefit Option. If you are enrolled in the STANDARD, VALUE or CORE Medical Option and you move to a location where the STANDARD, VALUE or CORE Medical Option is available, you will stay enrolled in STANDARD, VALUE or CORE Medical Option and your *network administrator* will stay the same, or you may elect coverage that was not available in your prior location, such as an HMO.

Forms & guides can be located in the eHR Center of Jetnet at <https://www.jetnet.aa.com/jetnet/go/ssoehr.asp?TargetDoc=XML=20>

The Benefits Service Center is available at <https://www.jetnet.aa.com/jetnet/go/ssomercer.asp>

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Start a Chat

Additional Health Benefit Rules

<https://www.jetnet.aa.com/jetnet/go/ssomercer.asp?AppID=CHAT>

Eligibility

Eligibility for continuation of coverage depends on the circumstances that result in the loss of existing coverage for you and your eligible dependents. The sections below explain who is eligible to elect continuation of coverage and the circumstances that result in eligibility for this coverage continuation.

Continuation of Coverage for You and Your Dependents Qualifying Events

- You may elect continuation of coverage for yourself and your eligible dependents, including a Company-recognized Domestic Partner and his or her children, for a maximum period of 18 months if your coverage would otherwise end because of layoff or termination of your employment for any reason (except in the event of termination for gross misconduct).
- If a disability occurs within 60 days of your loss of coverage due to termination of employment or reduction in hours, or you (or any eligible dependent) are disabled at any time during the first 60 days of continuation of coverage, you may be eligible to continue coverage for an additional 11 months (29 months total) for yourself and your dependents, including a Company-recognized Domestic Partner and his or her children. To qualify for this additional coverage, the Qualified Beneficiary must provide written determination of the disability award from the Social Security Administration to the COBRA administrator (Benefit Concepts, Inc.) within 60 days of the date of the Social Security Administration's determination of disability and prior to the end of the 18-month continuation period.

Continuation of Coverage for Your Dependents Only (Qualifying Events)

Your covered dependents may continue coverage for a maximum period of 36 months if coverage would otherwise end because of:

- Your divorce or legal separation
- Your Company-recognized Domestic Partner relationship ends
- You become eligible for (enrolled in) Medicare benefits
- Loss of eligibility because the dependent, including children of a covered Company-recognized Domestic Partner, no longer meets the Plan's definition of a dependent (for example, if a child reaches the Plan's limiting age)
- Your death
- Your Company-recognized Domestic Partner's death

If you experience more than one of these Qualifying Events, your maximum continuation of coverage is the number of months allowed by the Qualifying Event that provides the longest period of continuation.

How to Elect Continuation of Coverage

Solicitation of Coverage

Solicitation following layoff or termination: In the event that your employment ends through layoff or termination, you will automatically receive information from Benefit Concepts, Inc., the COBRA administrator, about electing continuation of coverage through COBRA.

Forms & guides can be located in the eHR Center of Jetnet at
<https://www.jetnet.aa.com/jetnet/go/ssoehr.asp?TargetDoc=XML=20>

The Benefits Service Center is available at <https://www.jetnet.aa.com/jetnet/go/ssomercer.asp>

Exhibit (M)

IN THE DISTRICT COURT OF TULSA COUNTY
STATE OF OKLAHOMALeo Walker, Jr.
PETITIONER

vs.

Mildred Walker
RESPONDENTCASE NO. FD- 2018-831

FD DOCKET A

COURT ORDER

DATE: 10/17/19DISTRICT COURT
FILED
OCT 17 2019
DON NEWBERRY, Court Clerk
STATE OF OKLA. TULSA COUNTY

Mildred Waker, Pro Se, and Leo Walker, Jr.
is present, through his attorney, James W. Stamper,
Respondent subpoena was issued 9/10/19 and
sent to American Airlines Benefit Center ^{requesting} documentation ^{action}
why she was taking off the insurance (medical)
Petitioner was not mailed a copy.

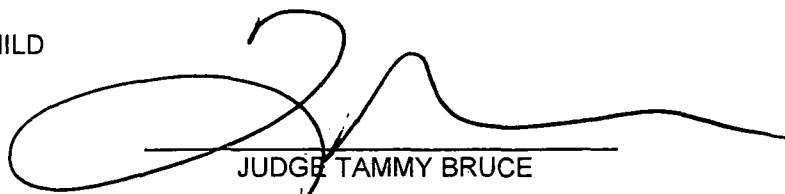
After hearing was heard by both sides, the
Court orders the Petitioner to deliver any and
~~correspondence~~
all documents ~~Petitioner~~ presented to American to
take Respondent off their ^{medical} insurance. The Court further
imposed a sanction of \$10 per day until documents are
produced. This hearing is hereby continued until, Friday,

James W. Stamper
ATTORNEY FOR PETITIONER
James W. Stamper, Atty for Petitioner

11/1/19 @ 2 p.m.

Mildred Walker
ATTORNEY FOR RESPONDENT
Mildred Walker, Pro Se

GUARDIAN AD LITEM/ATTORNEY FOR MINOR CHILD



JUDGE TAMMY BRUCE

EXHIBIT A